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10	Thumbo cart	TEC DICEDICE COLUDE	
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	(SAN FRANCISCO DIVISION)		
14		ı	
15	In re: TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION	Master File No. 3:07-md-1827 (N.D. Cal.) MDL No. 1827	
16	This Document Relates To Individual Case	Case Nos. 3:11-cv-05765-SI (N.D. Cal.)	
17	Nos. 3:11-cv-05765-SI (N.D. Cal.)	` /	
18	TECH DATA CORPORATION; TECH DATA PRODUCT MANAGEMENT,	STIPULATION AND [PROPOSED] ORDER EXTENDING CLOSE OF FACT	
19	INC., Plaintiffs,	DISCOVERY FOR LIMITED PURPOSES	
20	VS.	Honorable Susan Illston	
21	AU OPTRONICS CORPORATION, et al.,		
22	Defendants.		
23			
24			
25	Plaintiffs Tech Data Corporation and Tech Data Product Management, Inc. (collectively,		
26	"Tech Data") and Defendants (collectively "Stipulating Defendants" and together with Tech		
27	Data, the "Parties"), hereby stipulate as follows:		
28 MORGAN, LEWIS & BOCKIUS LLP ATTORNEYS AT LAW SAN FRANCISCO	WHEREAS, the Parties have previou	sly stipulated to, and the Court has approved, the  CASE NO. 3:11-CV-05765-SI STIPULATION AND [PROPOSED] ORDER REGARDING EXTENSION OF DISCOVERY	

extension of dates set in the Court's Orders re Pretrial and Trial Schedule (MDL Dkt. No. 7665) ("Track 2 Scheduling Order") for purposes of Tech Data's responses to Defendants' First Set of Interrogatories, Third Set of Interrogatories, and First Set of Requests for Admission (collectively "Defendants' Discovery Requests") (see MDL Dkt No.8045);

WHEREAS the Parties have also previously stipulated to, and the Court has approved, the extension of dates set in the Court's Orders re Pretrial and Trial Schedule (MDL Dkt. No. 7665) ("Track 2 Scheduling Order") for purposes of scheduling and taking depositions of a limited number of current and former employees of Tech Data previously identified by Defendants (the "Depositions") (see MDL Dkt. No. 7923);

WHEREAS additional time is needed to meet and confer regarding Tech Data's responses to Defendants' Discovery Requests and to conduct the Depositions.

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the undersigned counsel as follows:

The close of fact discovery shall be extended to July 19, 2013 (1) for the Parties to meet and confer regarding Tech Data's responses to Defendants' Discovery Requests, or for Stipulating Defendants to file a motion to compel regarding Defendants' Discovery Requests, and (2) to take the Depositions.

If the Stipulating Defendants believe there is good cause to conduct additional discovery based on information learned solely during the Depositions, the Parties agree that they will meet and confer in good faith regarding this discovery in the first instance. If the Parties agree that the discovery is appropriate, the close of fact discovery shall be extended, if necessary, for the purposes of serving such discovery. If the Parties cannot agree on the appropriateness of this discovery, the dispute will be brought before the Special Master.

The above extensions do not impact or change the terms or deadline of any other deadlines between the Parties.

||<sub>DB2/24169568.2</sub>

1		Respectfully submitted,
2	D . 1 1 17 2012	•
3	Dated: June 17, 2013	MORGAN, LEWIS & BOCKIUS LLP
4		By: /s/ Kent M. Roger
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10		Japan Display Inc.)
11		Also on behalf of AU Optronics Corporation, AU Optronics
12		Corporation America, Chi Mei Optoelectronics Corporation (n/k/a Chimei Innolux Corporation), Chi Mei
13		Optoelectronics USA, Inc., CMO Japan Co., Ltd., Chunghwa Picture Tubes, Ltd., Epson Electronics America,
14		Inc., Epson Imaging Devices Corporation, HannStar Display Corporation, LG Display Co., Ltd., LG Display
15		America, Inc., Mitsui & Co. (Taiwan), Ltd., Mitsui & Co.
16		(U.S.A.), Inc., NEC Corporation, NEC Corporation of America, NEC LCD Technologies, Ltd., NEC Display
17		Solutions of America, Inc., NEC Electronics America, Inc., Sanyo Consumer Electronics Co., Ltd., Sharp Corporation,
18		Sharp Electronics Corporation, Toshiba America Electronic Components, Inc., Toshiba Corporation, Toshiba
19		Mobile Display Co., Ltd. and Toshiba America Information Systems, Inc.
20		Systems, Inc.
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P w	DB2/ 24169568.2	CASE NO. 3:11-CV-05765-SI  STIPULATION AND [PROPOSED] ORDER REGARDING EXTENSION OF DISCOVERY

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20	Data Product Management, Inc.,
21	
	FILER'S ATTESTATION
22	I, Kent M. Roger, am the ECF user whose identification and password are being used to file
23	this Stipulation. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that concurrence in the
24	filing of this document has been obtained from the signatories above.
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i .	CASE NO. 3:11-CV-05765-SI 4 STIPULATION AND [PROPOSED] ORDER
	DB2/ 24169568.2 REGARDING EXTENSION OF DISCOVERY

MORGAN, LEWIS BOCKIUS LLP ATTORNEYS AT LAW SAN FRANCISCO

1	[PROPOSED] ORDER
2	Pursuant to the parties' stipulation set forth above, IT IS SO ORDERED.
3	
4	Dated: June 19, 2013
5	HON. SUSAN ILLSTON
6	UNITED STATES DISTRICT JUDGE
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28 MORGAN, LEWIS & BOCKIUS LLP ATTORNEYS AT LAW	CASE NO. 3:11-CV-05765-SI